Of course, relocating WBTS to a suburb of a larger metropolitan area is precisely what Cox is seeking to do. A comparison of the population densities for Fulton and DeKalb counties (which include the city of Atlanta) and Athens-Clarke County makes this point obvious. According to US Census data for 2000, Athens-Clarke County, Georgia, with a population of 101,489, spans 121 square miles, has less than one tenth of the population of, and is one fifth as densely populated as, Fulton and DeKalb counties.²²

As a result, the Commission has an obligation to ensure that less densely populated areas, such as Athens, are not abandoned for more populous ones²³ -- under the guise of providing a first local service to a location that amounts to nothing more than a suburb of a metropolitan area. Moreover, the Commission's underlying statutory obligation in the area remains unchanged. The Commission is required to "make such distribution of licenses, frequencies, hours of operation and of power among the several states and communities as to provide a fair, efficient, and equitable distribution of radio service to each of the same." Nothing in the Commission's action to withdraw the *Berwick* doctrine changed the Commission's underlying allotment obligations. Instead, the Commission decision in that case was to institute a new presumption, absent evidence to the contrary, that a petitioner for a new

Attachment E.

See Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations, (Sumter, Orangeburg and Columbia, South Carolina), Report and Order, 11 FCC Rcd 6376, 6377 ¶ 7 (1996) (stating "we do not believe that a mathematical calculation . . . adequately captures, by itself, the public interest considerations we must take into account. If we were to strictly adhere to such mathematical formulae, we could well find it desirable to remove services from rural areas to more populous areas.").

²⁴ 47 U.S.C. § 307(b).

The Suburban Community Policy, the Berwick Doctrine, and the De Facto Reallocation Policy, Report and Order, 93 FCC 2d 436, 451 (1983).

allotment intends to serve the community proposed in its petition. ²⁶ In this case, however, there is clear evidence to defeat that presumption. WBTS *currently* has little remaining connection with its current community of license and is focused wholeheartedly on Atlanta, and there is nothing in the Petition that indicates that Cox intends to change that focus with a change in community of license to Doraville. Thus, Cox's lack of service to the residents of Athens and its focus on, and dominant media presence in, Atlanta mean that the Commission has no rational basis to presume that Cox intends to serve the needs of Doraville residents.

The "bedrock obligation" of broadcasters is to serve the needs and interests of their community of license. As consolidation in the radio and television markets has intensified over the last several years, and as consolidators have built "market clusters" of stations, the Commission has recognized an increased urgency to ensure that stations like WBTS serve the interests of their current communities of license. Indeed, the Commission recently initiated a Localism Task Force, which will explore possible steps that the Commission can take to strengthen localism in broadcasting. Additional policies may be required, but the Commission has existing rules and policies that it can enforce to ensure that licensees adhere to the bedrock obligation of localism. In this proceeding, the Commission should enforce its existing rules and policies and treat Cox's move-in proposal for WBTS with the skeptical, realistic inquiry that it deserves.

Id. at 456.

Deregulation of Radio, Report and Order, 84 FCC 2d 968, 977, 982 (1981), on recon., 87 FCC 2d 797 (1981), remanded on other grounds sub nom. Office of Communication of the United Church of Christ v. FCC, 707 F.2d 1413 (D.C. Cir. 1983). See also En Banc Programming Inquiry, 44 FCC 2303, 2312 (1960) ("The principal ingredient of [the public interest] obligation consists of a diligent, positive and continuing effort by the licensee to discover and fulfill the tastes, needs and desires of his service area.").

See FCC Chairman Powell Launches "Localism in Broadcasting Initiative," Public Notice, rel. Aug. 20, 2003.

The Commission recently took just such a "hard look" at a proposal to reallot a channel from Chillicothe to Ashville, Ohio.²⁹ Initially, the Commission disregarded the obvious intent behind petitioner's proposed reallotment. However, the Commission subsequently acknowledged that, if subsequent to the grant of the proposed reallotment, the station applied for a minor modification to move its transmitter site to a location where it could serve more than 50% of the Columbus Urbanized Area – an unstated, but likely second-step in the petitioner's proposal – "the procedure of first proposing only a change in community of license and subsequently proposing the relocation of the transmitter site would effectively circumvent a specific Commission requirement . . ." in the allotment proceeding. ³⁰ Requiring the petitioner in that case make the require showing for its unstated second step would allow the Commission to "address any issue with respect to a two-step procedure to implement a migration of a station from a rural to an urbanized area." The Commission should act similarly in this case and require Cox to fully address the second step of its plan to move WBTS into Atlanta. Although Cox did attempt a Tuck showing in its Petition, Cox has neither (i) provided the required showing to support a waiver of the newspaper/broadcast cross-ownership rule or (ii) provided the required loss/gain area study.

In the Matter of Amendment of Section 73.202(B), Table of Allotments, FM Broadcast Stations (Chillicothe and Ashville, Ohio), Request for Supplemental Information, 18 FCC Rcd 11230 (2003).

Id. (requiring that the licensee submit a *Tuck* showing).

³¹ *Id*.

IV. DORAVILLE IS NOT ENTITLED TO A FIRST LOCAL SERVICE PREFERENCE

The Commission relies on criteria established in *Tuck* to determine whether a community should be awarded a first local service preference.³² The criteria are as follows: (1) signal population coverage; (2) the size of the suburban community relative to the adjacent city; and (3) the interdependence of the suburban community with the central city.

Cox's Petition fails to demonstrate that Doraville, which falls wholly within the Atlanta Urbanized Area, is independent from Atlanta. WBTS currently provides city grade service to 33% of the Atlanta Urbanized Area, not an insignificant percentage. As described in the attached Technical Statement demonstrates, however, once Cox relocates its transmitter closer to the central city of Atlanta, it will encompass all of the city of Atlanta with a service contour and will serve nearly 50% of the Atlanta Urbanized Area with city grade service.

Moreover, as even Cox must admit, the population of Doraville is a mere 2.36% of the population of the city of Atlanta, and less than 1% of the population of Fulton and DeKalb Counties (.66%), and is essentially contiguous to and is an integral part of Atlanta, less than 15 miles away. With Doraville's close proximity to Atlanta and WBTS's current, Atlanta-focused marketing strategy, there is no doubt that the Petition is designed to further solidify WBTS's place in the Atlanta radio market.

Doraville is not a community for allotment purposes because it is not significantly independent of Atlanta Notably, Doraville is located in DeKalb County, which itself is

Faye & Richard Tuck, Inc.; KBEC, Waxahachie, Texas; Bluebonnet Radio Broadcasters, Inc., Plano, Texas; Century Broadcasting Corp Garland, Texas; Dontron, Inc. KPBC, Garland, Texas; For Construction Permit for a New AM Station, Memorandum Opinion and Order, 3 FCC Rcd 5374 (1988) ("Tuck").

http://www.indo.com/cgi-bin/dist?place1=doraville%2C+ga&place2=atlanta%2C+ga (13 miles).

integrally identified with Atlanta.³⁴ The county, which borders the city of Atlanta on the east, is ranked second among metropolitan Atlanta's 20 counties in total population and total labor force.³⁵ DeKalb County grew by 12.4 percent in the 1990s and is projected to rise to 13.5 percent in the next decade. Contrary to Cox's attempt to describe Doraville as an independent community that provides its residents an extensive variety of municipal services, Doraville is heavily dependent upon DeKalb County for these services. For example, fire protection services, libraries and schools all are provided by the county. Moreover, Doraville high school residents attend Cross Keys High, which is physically located in Atlanta.

Doraville is economically linked to Atlanta and is part of the Atlanta advertising market. Arbitron, for example, lists all of DeKalb County, including Doraville, as a part of the Atlanta radio market. Advertisers simply do not view Doraville as a separate and distinct market as Cox would have the Commission to believe. Furthermore, that Doraville has a quarterly community newspaper, a fact cited by Cox in support of its Tuck showing, clearly demonstrates the opposite point – that Doraville is dependent on Atlanta. That Doraville has newspaper published four times a year, which simply cannot address the suburb's need for timely local news and information, underscores Doraville's link to Atlanta, not its supposed

Cox filed comments opposing WPEZ(FM)'s petition to reallot Channel 300C1 from Macon to Hampton, Georgia. While the Commission ultimately granted this petition, it was Cox that argued in that case that Hampton, which is farther from Atlanta (25 miles) than Doraville and, unlike Doraville, is located in a county that does not border the central city of Atlanta, was not significantly independent of Atlanta because it was economically linked to Atlanta through a shared advertising market and dependent upon Henry County for municipal services. Comments of Cox Radio, Inc., filed on Apr. 13, 1998, in MM Docket No 98-18, RM-9204. Cox's comments in that proceeding seem equally applicable, if not more so, to Doraville in this case.

www.dekalbchamber.org/Dcoc.jsp

³⁶ Attachment F.

³⁷ Petition at 12-13.

independence. Instead, most residents of Doraville read the Cox-owned Atlanta Journal and Constitution because they perceive themselves and their community as an integral part of the Atlanta metropolitan area.

U S. Census Bureau statistics indicate that the mean commute time for Doraville residents is 29 minutes.³⁸ Doraville is only about 3.5 square miles, so a commute time of half an hour strongly suggests that most residents work outside of Doraville. Indeed, Metropolitan Atlanta Rapid Transit Authority (MARTA) has a subway stop with Park and Ride facilities in Doraville that residents use to commute to and from work. MARTA also operates numerous bus routes from Doraville into Atlanta.³⁹

Finally, Doraville does not have its own phone directory. Rather, its listings are included in a directory that covers North Atlanta.⁴⁰ All of these facts taken together demonstrate that Doraville is not significantly independent of Atlanta to justify a first local service priority under the Commission's FM allotment priorities.

V. THE COMMISSION SHOULD REVIEW THE WBTS PETITION UNDER ALLOTMENT PRIORITY 4, OTHER PUBLIC INTEREST MATTERS

As discussed above, Doraville cannot be credited with a first local service under allotment priority 3 because Doraville is dependent on Atlanta for allotment purposes, and because Cox's true aim is to serve Atlanta. Rather, the Commission must attribute Doraville to Atlanta, which is already well served with transmission and reception services. As a result, the Commission must review Cox's proposal under priority 4, other public interest matters. Under allotment priority 4, the Commission considers various factors, including the number of local

13

Attachment G at 3.

www.itsmarta.com/getthere/stations/doraville.htm.

Attachment H.

transmission services in the communities at issue, the relative size of the communities at issue, and the number of reception services in the gain and loss area.⁴¹

At the outset, the Commission should consider the impact of Cox's proposal to reallot WBTS on Athens, GA. Athens is an important north Georgia city with a population in excess of 100,000. Athens is, of course, the home of the University of Georgia and is an important cultural center. Cox claims that Athens will remain well served by transmission services even if WBTS, one of two commercial FM allotments for Athens, is realloted to Doraville. However, without WBTS, Athens will retain *only one* commercial FM allotment, three commercial AM stations and three non-commercial FM stations. By contrast, Atlanta alone (without counting allotments and assignments to suburban communities, which would likely double the total) has a total of 23 aural transmission services, comprised of six commercial FM allotments (all Class C or C1), twelve AM stations and five non-commercial FM stations.

The nature of the remaining Athens transmission services further demonstrates that Athens will be underserved if WBTS is realloted away from Athens. The other commercial FM station licensed to Athens, WFSH-FM, like WBTS, has located its transmitter as far to the west as possible to maximize coverage of Atlanta, markets itself as an Atlanta station and has few ties to the Athens community. Of the three AM stations licensed to Athens, one is a day-time only operation and the other two are Class B and Class C facilities with no more than 5 kW daytime and 2.5 kW nighttime power. Of the non-commercial FM stations licensed to Athens, one is a Class A facility and the other two stations are Class C2 and C3 stations with less than maximum allowable facilities for their class, and all three stations have relatively limited coverage areas. In short, for a city with a population in excess of 100,000, Athens is – today –

Revision of FM Assignment Policies and Procedures, 90 FCC 2d 88, 92 n. 8 (1982), recon. denied 56 RR 2d 448 (1984).

remarkably underserved by transmission services and realloting WBTS to Doraville would obviously only makes matters worse. In contrast, Atlanta and its surrounding suburbs enjoy a wealth of transmission services and are hardly in need of another Class C1 allotment.

As indicated above, Cox has not provided the gain/loss study to support the WBTS move into Atlanta. The attached Technical Statement includes a gain/loss study based on a hypothetical transmitter site further to the west of the existing WBTS site. The hypothetical site provides full service-contour coverage to the city Atlanta, which, as discussed above, appears to be Cox's design. As the study demonstrates, relocating the WBTS transmitter closer to Atlanta will result in loss of reception service to communities to the east and north of Athens. These rural communities, including communities in Madison, Oglethorpe and Franklin Counties, are currently served by as few as 8 aural services. In comparison, Atlanta and the other communities in the gain area are already well served by reception services. These gain area communities are already served by as many as 44 services.

In short, the other public interest factors that the Commission considers under allotment priority 4 weigh overwhelmingly in favor of dismissing Cox's proposal for WBTS and retaining the existing allotments for Athens, GA. Realloting WBTS away from Athens to the Atlanta suburbs would leave the important city of Athens further underserved by transmission services, while adding to an embarrassment of riches in and around Atlanta. Moreover, the reallotment of WBTS to the Atlanta suburbs would also allow Cox to move WBTS into Atlanta, which would result in significant loss area and a reduction in reception service to rural communities that are already underserved.

VI. IF THE COMMISSION GRANTS COX'S PETITION, THE COMMISSION SHOULD CONDITION THE WBTS LICENSE ON PROVIDING A CITY GRADE SIGNAL TO ATHENS

Cox states repeatedly throughout its Petition that the proposed change in community to Doraville will be made at the existing WBTS transmitter site. However, nowhere in the Petition does the Cox commit to limit the WBTS transmitter site to its current coordinates in the future, or to continue to provide Athens with a city grade signal. WBTS were to relocate its transmitter closer to Atlanta, the relocation undoubtedly will result in loss of service to some communities. As the Commission has explained in the past, "the public has a legitimate expectation that existing service will continue." Accordingly, the Commission will weigh this expectation "independently against the service benefits that may result from allotting a channel from one community to another, regardless of whether the service removed constitutes a transmission service, a reception service or both."

Consistent with the Commission's prior pronouncements regarding the public's expectation of continued service, the Commission recently took steps to ensure that residents in a station's former community of license continued to receive service following the change in the community of license. Specifically, the Commission granted WHNS(TV) approval to change its community of license from Asheville, North Carolina, to Greenville, South Carolina, subject to the condition that the station continue to provide city grade coverage to Asheville, the station's

•

Petition at 3, 5, 6, 14, Exhibit A at 2.

The NPRM does provides that Cox must "specify its current licensed site for Station WBTS, Athens, Georgia, for the applications for a construction permit and a license for Station WBTS, Doraville, Georgia," NPRM at ¶ 5, but the NPRM condition would not impose any further condition on the future transmitter location or operations of WBTS.

In the Matter of Amendment of the Commission's Rules Regarding Modification of FM and TV Authorizations to Specify a New Community of License, 4 FCC Rcd 4870, 4873 (1989) recon. granted in part, 5 FCC Rcd 7094, 7097 ¶ 19 (1990).

⁴⁵ *Id*

original community of license.⁴⁶ The Commission also imposed a second condition requiring that the station "continue service to Asheville and its environs by way of local news and other public affairs programming."

If, despite the fact and arguments set forth in these Comments, the Commission decides to grant Cox's proposal to reallot WBTS to Doraville, then the Commission should condition WBTS's license, as the Commission did in the WHNS case, on WBTS continuing to provide city grade coverage to the community of Athens and on the WBTS programming continuing to meet the needs and interests of Athens residents. Such a condition will ensure that the needs of the Athens residents continue to be met in the future, and if Cox's true intention is to serve Doraville from its current transmitter site, and not to move WBTS into Atlanta, then those additional conditions on the WBTS license will have no adverse impact on Cox's operation of WBTS in the future.

VII. CONCLUSION

As set forth in more detail above, the Commission should reject the Cox proposal to change the community of license for WBTS from Athens, Georgia, to Doraville, Georgia. In the alternative, the Commission should condition the grant of Cox's Petition on WBTS continuing to provide a city grade signal to the community of Athens, GA.

In the Matter of Amendment of Sections 73.606(b), Table of Allotments, Television Broadcast Stations; and 73 622(b), Table of Allotments, Digital Broadcast Television Stations (Asheville, North Carolina and Greenville, South Carolina), Report and Order, DA 03-2479 (rel. Aug. 1, 2003).

Respectfully submitted, Infinity Broadcasting Corporation

Eric L. Bernthal

Arthur S. Landerholm

Tonya Rutherford

LATHAM & WATKINS LLP 555 11th Street, N.W.

Suite 1000

Washington, D.C. 20004-1304

Counsel for Infinity Broadcasting Corporation

October 27, 2003

₫,

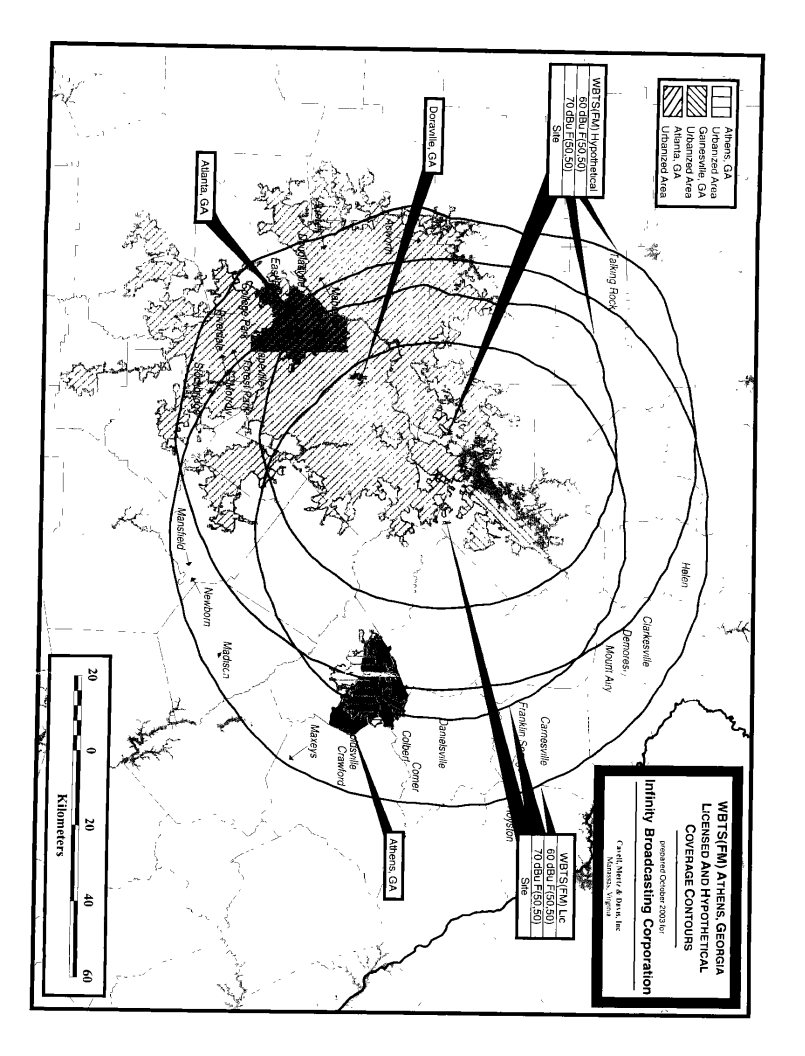
CERTIFICATE OF SERVICE

I, Justina Uram, hereby certify that on this 27th day of October 2003, I caused copies of the foregoing Comments of Infinity Broadcasting Corporation to be sent via first class mail, postage prepaid to the following:

Kevin F. Reed Christina H. Burrow Nam E. Kim Dow, Lohnes & Albertson, PLLC 1200 New Hampshire Avenue, N.W. Suite 800 Washington, DC 20036

Justina Uram

EXHIBIT 1



Engineering Statement

WBTS COVERAGE OF ATHENS AND ATLANTA GEORGIA

prepared for

Infinity Broadcasting Corporation

This Engineering Statement comments on the Notice of Proposed Rulemaking to change

the principal community of Channel 238C1 at Athens, Georgia to Doraville, Georgia. Under this

proposal, station WBTS would serve Doraville on channel 238C1 with no change in its technical

facility. As no change in the WBTS technical facility is contemplated in the proposal, no "gain"

or "loss" areas will result. In this Statement, we explore a hypothetical transmitter relocation, and

evaluate the resulting "gain" and "loss" areas and population, that would be possible only if the

allocation of Channel 238C1 at Athens, Georgia were changed to a community closer to Atlanta,

in this case, Doraville, Georgia.

Hypothetical Site

Given that radio stations generally tend to relocate toward larger, metropolitan marketing

areas, we presume that the change of principal community is to relocate the WBTS facility nearer

to Atlanta, Georgia under the provisions of the FCC's contour protection rules (see §73.215).

Considering the allocations situation for WBTS, we selected the following hypothetical site

for evaluation The site is uniquely described by the geographical coordinates:

34° 07' 32" North Latitude

84° 06' 55" West Longitude

Should the proposed change to the table of allotments be approved, this hypothetical site,

which represents a move of 24 kilometers (14.9 miles) closer to Atlanta and the creation of several

shortspacings, would be permissible under the FCC Rules. Specifically, the site would continue to

be shortspaced to stations WLTM (Channel 235C1, Atlanta) and WKLS (Channel 241C0, Atlanta)

which are presently "grandfathered" under §73.213(a)(4) and thus not a limiting factor. New

MB Docket No 03-190 (RM-10738) Amendment of Section 73 202(b) FM Table of Allotments, FM Broadcast Stations (Athens and Doraville, Georgia)

Cavell, Mertz & Davis, Inc.

Engineering Statement WBTS COVERAGE OF ATHENS AND ATLANTA GEORGIA (page 2 of 4)

shortspacings to WASZ (Channel 238A, Ashland, Alabama²), WSRM(CP)(Channel 237A, Coosa, Georgia), WATG (channel 239A, Troon, Georgia), and the channel 238A allocation in Hobson City, Alabama would be permissible through the use of contour protection. A directional antenna pattern is necessary to prevent prohibited contour overlap with these stations from the hypothetical site, which meets all pertinent spacing requirements of §73.215(e).

Gain and Loss Areas

The present and hypothetical service contours are shown in the attached map. These contours were prepared using U S.G S. 3 arc-second terrain data, FCC field strength to distance curve algorithms and 72 evenly spaced radials in accordance with §73.313 of the FCC Rules. A digitized mapping program along with 2000 U.S. Census data were utilized to evaluate the area and population within the present and hypothetical contours:

| Description | Licensed WBTS | Hypothetical WBTS |
|---------------------------|--|--|
| Within 60 dBu Contour | 16,400 km ² 3,275,724 people | 14,100 km ² 3,726,138 people |
| Within 70 dBu Contour | 7,799 km² 1,541,962 people | 6,528 km ² 2,278,433 people |
| Athens Urbanized Area | 171.4 km ² | 0 km² |
| Within 70 dBu Contour | 90,857 people | 0 people |
| Gainsville Urbanized Area | 239.0 km² | 239.0 km ² |
| Within 70 dBu Contour | 88,019 people | 88,019 people |
| Atlanta Urbanized Area | 1,597 km ² (31.1%) | 2,517 km ² (49.1%) |
| Within 70 dBu Contour | 1,042,428 people | 1,962,936 people |

As is shown in the attached map, the hypothetical relocation will result in the loss of service in some areas, and the gain of service in others.

| Description | Loss Area | <u>Gain Area</u> |
|-----------------------|---|---|
| Within 60 dBu Contour | 4,344 km ² 197,418 people | 2,049 km ² 647,832 people |
| Within 70 dBu Contour | 2,830 km ² 213,013 people | 1,560 km ² 949,484 people |

 $^{^2 \}rm MB$ Docket No. 03-77 (RM-10660, DA 03-816) proposed relocation of Ch 238A at Ashland, AL to Hobson City, AL

Engineering Statement WBTS COVERAGE OF ATHENS AND ATLANTA GEORGIA

(page 3 of 4)

The following communities, presently encompassed by the entire WBTS 60 dBu predicted service contour, would be outside of that contour should the station relocate to the hypothetical site.

| Community | Quantity of AM 2 mV Signals | Quantity of FM 60 dBu Contours |
|-----------------------|--------------------------------|--------------------------------|
| Clarkesville, Georgia | 5 | 9 |
| Demorest, Georgia | 5 | 9 |
| Mount Airy, Georgia | 5 | 10 |
| Carnesville, Georgia | 3 | 9 |
| Royston, Georgia | 4 | 7 |
| Danielsville, Georgia | 5 | 8 |
| Comer, Georgia | 4 | 9 |
| Colbert, Georgia | 6 | 7 |
| Arnoldsville, Georgia | 5 | 6 |
| Crawford, Georgia | 3 | 6 |
| Maxeys, Georgia | 2 | 6 |
| Madison, Georgia | 1 | 8 |
| Newborn, , Georgia | 1 | 12 |

The following communities would receive new 60 dBu service from the hypothetical WBTS.

| Community | Quantity of AM 2 mV Signals | Quantity of FM 60 dBu Contours |
|-----------------------|-----------------------------|--------------------------------|
| Stockbridge, Georgia | 10 | 17 |
| Austell, Georgia | 23 | 19 |
| Riverdale, Georgia | 22 | 19 |
| Acworth, Georgia | 7 | 15 |
| Morrow, Georgia | 16 | 20 |
| Forest Park, Georgia | 22 | 20 |
| Talkıng Rock, Georgia | 2 | 5 |
| College Park, Georgia | 23 | 21 |
| East Point, Georgia | 24 | 20 |
| Douglasville, Georgia | 23 | 19 |

Cavell, Mertz & Davis, Inc.

Engineering Statement
WBTS COVERAGE OF ATHENS AND ATLANTA GEORGIA
(page 4 of 4)

Conclusion

Although relocation of the WBTS transmitter is not specifically proposed at this time, the change of principal community to Doraville, Georgia would ease the relocation of the WBTS transmitter (by some 24 kilometers) as a "minor change" under the Rules some time in the future. Such a change would result in the loss of 60 dBu service in areas presently being served by only 8 aural services. Much of the "gain" area, on the other hand, is served by as many as 44 AM and FM broadcast stations.

Certification

The undersigned hereby certifies that the foregoing statement was prepared by him or under his direction on behalf of Infinity Broadcasting Corporation and that it is true and correct to the best of his knowledge and belief. Daniel G. Ryson is employed by the firm of Cavell, Mertz & Davis, Inc. and has submitted numerous engineering exhibits to the Federal Communications Commission. His qualifications are a matter of record with the Commission.

DaldRen

Daniel G. Ryson October 27, 2003

Cavell, Mertz & Davis, Inc. 7839 Ashton Avenue Manassas, VA 20109 (703) 392-9090

ATTACHMENT A

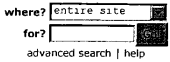
(Compact Disk Omitted)

ATTACHMENT B



955thebeat.com The Online Beat of Atlanta

Search the site



P Browse the site

Listen

on air broadcast audio archives

Last Songs Played Event Guide

calendar search movie showtimes

Music

artist search music store music news

Contests Inside 955thebeat.com

personalities photo gallery schedules playlists and requests get our newsletter contact us special offers about our advertisers ajcjobs Job Source **Atlanta Personals**

More about Atlanta AccessAtlanta com



Now playing Listen live!



last songs played | audio help

Shopp view ca

Beat The Buzzer Is Back!



Win up to \$10,000 on the spot, GUARANTEED!!! Just Beat The Buzzer on The Beat! Find out how you can play Beat The Buzzer to win CASH! Find out more.

Now Showing: Scary Movie 3

sponsored by: Netflix Third movie of the successful spoof horror ... full story Find showtimes

Event Best Bets

10/27 Camp Blood @ Camp Blood 10/27 Everblades vs Gladiators @ Arena @ Gwinnett Center

10/27 Horror Hill @ Horror Hill

10/27 L5P Halloween Festival & Parade @ Little Five Poi...

10/27 Latin American Film Festival 2003 @ RICH AUDITORIU...

more best bets

Meet Bow Wow!



Are you into Bow Wow? How would you like to get to know him better? 95-5 The Beat will give you & a quest

the chance to see Bow Wow in concert & MEET HIM. Find out how!

Obie Trice & Bubba Sparxxx in Concert!!!



<u>Obie Trice</u>'s is heading to the ATL! Catch Obie Trice at Variety Playhouse Monday, November 3rd. <u>Bubba Sparxx</u>

will get the show started at 8:30pm

What Song Was That?

Did you hear a song on The Beat that you'd like to know more about? Then check out our last songs played feature where we keep a list of the last 48 hours worth of songs played. Plus, it's searchable!

Ying Yang Twins & Lil' Jon To Shoot New Video

Atlanta-based rappers the Ying Yang Twins and Lil' Jon & The Eastside Boyz are headed to Los Angeles to shoot a video on Monday, October 27th, ... full story more music headlines

Top Music Headlines

- Wyclef Jean To Cover Funeral Cost Of Dead Toddler
- R. Kelly Concert To Benefit Troops In Irag
- Michael Jackson Offers New Single To Fans Online
- Ice Cube, Krs-one, Warren G. & Others Featured On New...
- Frankie J. Starts Tour Saturday more music headlines

Beat Boo Ball 2



Halloween Night at Club Europe - You can't buy tickets anywhere so listen to 95-5 The Beat to find out how you can win tickets. \$2,000 cash

prize up for grabs, so don't miss it. For more details.....

Atlanta Hawks Season Opener



The Atlanta Hawks are back in action and tearing up Philips

Arena. Check out the Hawks on Opening Night, November 3rd as they take on the Indiana Pacers.

Today's Current T ▶ full for

October S M T

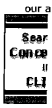
5 6 7

12 13 14 19 20 21

26 <u>27 2</u>8

Join our

your em



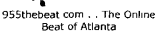




help | advanced search | frequently asked questions | how to advertise | EEOC statem

Copyright © 2003 Cox Radio Interactive & <u>Cox Radio, Inc.</u> All rights reserved. <u>Privacy P</u> By using this website, you accept the terms of our <u>Visitor Agreement</u>. Please read i



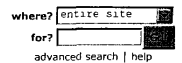


COOL JOB,

ajcjobs Job Source

►Search Jobs

P Search the site



Browse the site

Home Listen

on air broadcast audio archives

Last Songs Played **Event Guide**

calendar search movie showtimes

Music

artist search music store music news

Contests

Inside 955thebeat.com

personalities photo gallery schedules playlists and requests get our newsletter contact us special offers about our advertisers alciobs Job Source Atlanta Personals

More about Atlanta AccessAtlanta.com

Getting Started

Getting Started

ajcjobs.com is the job search website that knows Atlanta best. This site is packed with features, functionality and thousands of jobs from Atlanta's top employers. And it's all just a click way...ajcjobs.com.

Featured Job/Employer



Hot Employer

Special Counsel

Search Jobs

| Keyword(s) | | |
|--------------------|--------|---|
| | | |
| Job Function | | |
| Accounting | | 7 |
| Location | | |
| Buckhead | | V |
| Advanced Search | Search | |

Career Tools



Company Research

& Employment Buzz

<u>Work/life programs grow</u>



Dependent care spending accounts. Alternative

work arrangements. Personal and professional growth programs. Financial planning workshops. These types of work/life programs have managed to remain steadily popular despite the recession, according to a study of 945 major U.S. employers. Read more.

Careor Advice

Health Care Careers...

sponsored by: Emory Healthcare

Which nerve provides sensation to the tongue? (Answer, Hypoglossal nerve).

Want to learn something that will REALLY help your health care career? Check out ajcjobs.com Career Center and accelerate your career with expert tips and resources specifically for health care professionals.

Scheduled Events

Categories



General **Healthcare** Education

High Tech <u>Finance</u>

| Salary Wizard | |
|----------------------------------|--|
| Select a Job Category Select one | |
| OR | |
| Georgia Atlanta | |
| Source: Soldiry(Cm) Go | |
| get a printer-friendly version | |

email this page to a friend

help | advanced search | frequently asked questions | how to advertise | EEOC

Copyright © 2003 Cox Radio Interactive & <u>Cox Radio, Inc.</u> All rights reserved. Pr By using this website, you accept the terms of our <u>Visitor Agreement</u>. Please



955thebeat.com .. The Online Beat of Atlanta

P Search the site

where? entire site for? advanced search | help

P Browse the site

Home Listen

on air broadcast audio archives

Last Songs Played **Event Guide**

calendar search movie showtimes

Music

artist search music store music news

Contests

Inside 955thebeat.com

personalities photo gallery schedules playlists and requests get our newsletter contact us special offers about our advertisers ajcjobs Job Source

Atlanta Personals

More about Atlanta AccessAtlanta.com

Mortgages



Atlanta Personals



WHERE SINGLES CLICK."

We've teamed up with Lavalife to bring you the most entertaining meeting experience on the web

Start with our QUICK SEARCH below to view **LOCAL** member photos and profiles!

Shop 🚩 view Octobe

SM 5 6

12 13 1 19 20 2

26 27 2

Join ou

your e



ajcjo

FIND SOMEONE USING OUR QUICK SEARCH



Age: 18 to Location: - Georgia

Q: I have been seeing my boyfriend for two years

We are close to inseparable. The problem is, I feel

our relationship, but more the way we interact with one another. How can I make things fresh?

that he is more of a friend or a brother than an actual

boyfriend. It has nothing to do with the sexual side of

With a picture?

HE SAYS, SHE SAYS

HH 推图220311推图建划本

For: © Dating C Relationship C Intimate Encounters

GO

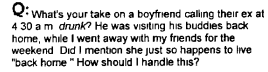
M4M44#5410#5109#



...to read the answer to this question, click here 🌞 🌉



KALI51

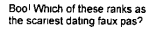


...to read the answer to this question, click here 🥞



SAM SAMSONITE

图 (1年 () 本 () 本 () 本 () 本 () 本 ()



- Calling your date by the wrong name
- C Having your credit card rejected when paying for dınner
- C Getting embarrassingly

SUCCESS STORIES

Hi Lavalife!

I met him at Lavalife approximately 4 months ago. He contacted me by phone the day before our date and it instantly felt like i'd known him my whole life Meeting each other just reinforced any feelings we each had! He's so beautiful and intelligent. I seriously think I've found 'The One' Many Thanks!!